

Dwyer's latest novelty is the waiting top.
Dwyer is on time with the May number of the Century.
Wells, Fargo & Co. received yesterday, base bullion, \$1,000.
McGinnis & Co. yesterday received Hanover bullion, \$8,810.
T. R. Jones & Co. received yesterday two tons of Germania bullion, \$5,000.00.
Wells, Fargo & Co's bullion shipments from Silver Reef for the month of April aggregated \$33,459.

BUT few people avail themselves of the traditional May walk yesterday. It was a little chilly for the 1st of May.

THE CASE against Wm. Boyce was dismissed in the Third District Court yesterday, on motion of Mr. Dickson, the law under which he was indicted having been since repealed.

THE DAY Nursery and Orphan's Home Association will give a musical and dramatic entertainment on Thursday evening, May 13th. See notice in another column.

GENERAL McLENNAN was a visitor to the Third District Court rooms yesterday, and during the wait for the verdict in the Jensen case, was introduced to many of the court attaches and members of the legal fraternity.

MR. SAMUEL R. PUTNAM will lecture at the Walker Opera House this evening, at 8 o'clock. Subject: "Universal Mental Liberty, and the Separation of Church and State." There will be a voluntary collection, to defray expenses.

A FIRE in Orden aerie yesterday morning burned out McCarthy's saloon, Peckler's drug store, and Miss Laura Bowring's millinery establishment. The lady, however, saved most of her goods. We were unable to learn the exact amount of the loss.

SOME ENTERPRISING individual is having plans made for an observatory, which he proposes to erect on Prospect Hill. It will be fifty feet in height. It is also proposed to make a carriage drive to it; and charge a nominal sum for a view from its peak. It should be popular.

JOHN E. DUFFY, a native of Rockport, N.Y., but for the last three years a resident of this city, and for a long time employed at the Capitol Saloon, died at the Sisters' Hospital last evening, after an illness of but a few days. He will be buried in Mt. Olivet cemetery to-morrow at 2 o'clock. Mr. Duffy was about 37 years old, kind-hearted and generous, and has many friends here who will regret his untimely death.

IT IS AN OPEN SECRET

THAT THE nuisance fiends must go.
THAT bicycling will have a tremendous boom this season.
THAT it is nearly time another "conspiracy" was being developed.

THAT THE Evening Mail is not long for this vale of tears and troubles.
THAT C. R. SAVAGE is one of the most popular lecturers of this community.

THAT THERE is nothing in cut rate tourists—except an insufferable amount of gall.
THAT EX-GOVERNOR MURRAY still takes pleasure in asserting that he "resigned."

THAT A certain alleged editor dislikes any reference to his ruby-colored proboscis.
THAT THE new Nevada editor of the Twilight Twinkler is already disgusted with his position.

THAT THE common drunks have no particular love for the new administration in the Police Court.
THAT BRUXES owns a bicycle, and that he also has a corner on vaseline, laudanum, arnica and court plaster.

THAT GENERAL McLENNAN will be compelled to undergo a pretty stiff process of "stiffing" during the next few weeks.
THAT SEVERAL girls of respectable parentage have been making themselves entirely too numerous on the streets lately.

THAT THE Tribune's animosity in endeavoring to make it appear that Judge Powers resigned is strongly condemned by that gentleman.
THAT THE petition recently published in THE HERALD in reference to the Warm Springs bath house, is receiving the unqualified endorsement of all good citizens.

THAT SHERIFF FELLOWS, of Nevada did not get the \$500 offered for the capture of George Q. Cannon; that there are people who are willing to bet the money never left the Marshall's office.
THAT JOHN M. YOUNG, Marlow Cummings and John Clark, Jr., have experienced considerable benefit from their gymnastic evolutions in the Firemen's Hall, and will cheerfully give any information they may have, and they have considerable.

THAT A CERTAIN friend, of Mr. R. S. Dement is said to have remarked, at the time of his trouble with the Washington reporters: "He, sir, is like Napoleon; he has many enemies, but he will conquer them all." "Yes," was the reply, "and like Napoleon, his career will end in exile!"

THAT THE attack of cerebro spinal meningitis, from which a Co-op employee is now suffering, is due to the fact that about ten days ago, a "cut rate" tourist slipped up to the counter, and in an awe-stricken whisper asked: "Do you sell goods to anybody here—that is, to one who is not a Mormon?"

Tom and Jerry.

The fame of this cold-weather beverage as dispensed at The Occidental, is widespread. The stock of liquors, wines, beers, ales, cigars, etc., kept at this old established house are of the best brands. Families desiring supplies for the holidays should be in mind.

—A. H. & MURPHY, Proprietors

Silk and woolen scarves and shawls to match, at
F. AUBRECHT & BROS.

Get your paper bags from Culmer & Bros., plain or printed for the usual price, 2 1/2c.

GATHERING THEM IN.

Four Convictions Before Judge Zane Yesterday.

GEORGE C. LAMBERT'S CASE.

No Cohabitation When the Husband is Absent in Europe—The Bailey, Jensen and Hansen Cases.

Yesterday proved to be a field day in the Third District Court, the Lambert, Bailey, Hansen and Jensen unlawful cohabitation cases being disposed of, in addition to the case of the Cannon boys, mentioned elsewhere.

GEO. C. LAMBERT

Was arraigned on three counts, there being one each for the years 1883, 1884 and 1885. The case attracted no little attention on account of the fact that during the years 1883 and 1884 the defendant had not lived with either of his wives, having been absent in England during that time. On being arraigned the gentleman pleaded not guilty to the indictment charging that during the years mentioned he lived with and acknowledged as his wives Rosa Cannon Lambert and Mary Alice Lambert, and the following jurors were called to the box:

T. W. Whitely, K. J. Hendler, A. J. Sullivan, D. C. Murphy, J. B. Paxton, Edward Roche, Cornelius Hunt, Nels Gillie, S. S. Maxwell, E. E. Brim, Henry Carrigan, E. E. Wulfsater.

They were all passed with the exception of K. J. Hendler, who was peremptorily challenged by Mr. Dickson and stepped down and out, and W. E. Blenny was called to fill the vacancy thus occasioned.

MR. LAMBERT then took the stand at his own request, and in answer to questions said, in substance: I am the defendant in this action; Mary Alice Lambert and Rosa Cannon Lambert are my wives; the first named was married to me fifteen years ago to-day, and the latter about thirteen and one-half years ago; during the years 1883 and 1884 I was in Europe, but during 1885, I lived in Salt Lake City and with the ladies named in the complaint.

At the request of Mr. Dickson, the two counts for the years 1883 and 1884, were dismissed and Judge Zane briefly charged the jury on the third count, a verdict of guilty, of course, being rendered.

May 11th was selected as the day for passing sentence.

GEO. B. BAILEY,

Of Mill Creek, answered to the call, there being one indictment against him, and the period named in the complaint was between May 1st 1883, and April 1st, 1885.

A jury was made up of the following gentlemen, who were sworn to try the case, which did not weary the spectators on account of its length.

W. T. Barbee, W. F. Garfield, W. E. Blenny, J. B. Paxton, E. A. Whitaker, Edward Roche, Henry Carrigan, D. C. Murphy, E. E. Brim, Aaron Sullivan, S. S. Maxwell.

Mrs. ELISE BAILEY was the only witness called—The defendant is my husband; we have been married eighteen years; during the period named in the indictment defendant has lived with Elizabeth Bailey and myself in the same house; my youngest child is about a year old; Elizabeth is the defendant's wife; her children call him father.

The jury received the usual charge, returned a verdict of guilty in a little less than half an hour, and May 10th was named as the day for Mr. Bailey to receive sentence.

JENNY HANSEN

Of Mill Creek, also appeared for trial on but one count, the following jurors being selected:

T. W. Whitely, Henry Badler, L. Goldberg, A. J. Sullivan, L. Bourgard, Fred. Auerbach, J. B. Paxton, J. B. Paxton, W. E. Blenny, W. F. Garfield.

The defendant voluntarily took the stand, and testified—The ladies named in the indictment—Bertha Hansen and Klara Hansen—are my wives; they have been for nearly twenty-two years; I lived with Bertha during the period named in the indictment, and have visited and taken meals at Klara's; both houses are on the same farm; I recognized both as my wives, and acknowledge them as such.

A verdict of guilty was quickly rendered, and sentence will be passed on June 1st.

CHAS. J.

The indictment against

ANDREW JENSEN,

also of Mill Creek, charged that from May 1st, 1883, to April 1st, 1885, he lived with Johanna Jensen and Anna Andersen as his wives. He pleaded not guilty, and a jury composed of

S. S. Maxwell, T. G. Whitely, A. J. Sullivan, D. C. Murphy, Henry Carrigan, L. Goldberg, E. A. Whitaker, Edward Roche, Cornelius Hunt, W. E. Blenny.

was called, when Mr. Dickson desired to know whether the defendant would take the stand, as some of the previous defendants had done. He was answered in the negative, and pulled himself together with the evident intention of making a case.

JOHANNA JENSEN—I am the lawful wife of the defendant; I was married to him about fourteen years ago; he had no other wife at that time; I know Johanna P. Jensen; that is my name.

ANNA ANDERSEN JENSEN was then asked for, but she was not present, and the witness continued:

Since May 1 1883, I have lived at Mill Creek, with my husband; I have five children, the youngest six months old; I know Anna Andersen Jensen; I have known her eight years; she has never lived in the same house with me; she has not lived next door during all of the last seven years; she may have come there six years ago; I own the place I live on and also where Anna Andersen Jensen lived; I did not testify before the Grand Jury that my husband owns it; the de-

fendant did not give the place to me; he never owned it; I never rented to Anna Andersen; I can see the house if I look for it; there is no house between that and mine; there has been a fence, but there is none now; they are both on the same side of the road; Anna Andersen has two children, one five years and the other four years old; those are all I know of; I saw her three or four weeks ago; I remember being subpoenaed to go before the commissioner; I saw her a couple of weeks before then; she was called Anna Andersen; I know her as Anna Andersen, not as Jensen; you added the name Jensen; I thought you meant Anna Andersen; I have not heard her called Anna Jensen or Mrs. Jensen; I call her Anna; I am not related to her; her children do not call me aunt; they have been at my house; I do not know whether my husband was there at the time or not; I do not remember having seen them in their presence; never heard them call him father; don't know anything of Anna Andersen's affairs; I have not seen the defendant in her house; I may have seen him about that house, but I do not know; I think I have seen him; no one told me to say "I don't know" to every question my husband has lived with me when he has been home, all the time; he was often up in Mill Creek Canyon; I do not know where Anna Andersen or her children are; I saw her children on the morning the officers came, but their mother was not there.

MINNIE PETERSEN—I live at Mill Creek; I know defendant; know Johanna Jensen; do not know Anna Andersen; may have seen her; I have seen her children, but do not know their family name; I never heard them called Jensen that I know of.

GEO. B. BAILEY—I live in Mill Creek; I know defendant, but do not visit him; I do not know Anna Andersen; I have seen her at the meeting house, but not in company with defendant; she never visits my house; do not know her children; I am pretty well acquainted, but have not heard that she was married; have seen children with her, but do not know whose they were; never saw a child in her arms; have seen her in company with several persons.

DEPUTY MARSHAL SMITH was called—I served subpoenas in this case on the 6th of April; I arrested the defendant; I conversed with his wife; he asked to have his second wife released because she was sick, and it would injure her to bring her to town; he said he would plead guilty; he said her child was only a week old; I went to the second wife's house, but could not get in; the defendant went with me, and the woman and boy were gone; Mrs. Jensen told me to bring her back, but could not; Mr. Jensen was with us; the action was a topic of conversation all the way to town, and he wanted to plead guilty.

TO MR. SHERRIN—I do not consider it is my business to collect testimony; I never saw the defendant against speaking; he speaks the English language pretty well; this conversation was in his yard and in the second wife's house; Mrs. Jensen was there; Mr. Frank heard the conversation.

At this point an adjournment was taken until 2 o'clock, and at that hour the case was continued, and

D. HENDERSON, was called—Live at Mill Creek; have lived there fifteen or sixteen years; have known the defendant, for ten or twelve years; have seen Anna Andersen; the two women live about twenty rods apart; there is no building between; Anna Andersen is generally reputed to be the wife of the defendant.

CROSS-EXAMINED—Have heard a great many people refer to her as his wife; could not say how many, probably half a dozen; could not presume to say exactly how many.

DEPUTY FRANKS—Am a deputy; I served subpoenas in the Jensen case on an old lady who lives in the front room of the house, and also on a lady who said she was Mrs. Jensen; could not say whether the Mrs. Jensen who was on the stand this morning was the same; heard defendant say his wife had been lately confined; that his child was only about two weeks old; and that it would be dangerous for her to go out.

MR. DICKSON—Did Jensen say what he intended to do before the Commissioner?

Objected to. Objection overruled. Exception.

A.—Mr. Jensen said it was not necessary for that witness to come in, as he intended to plead guilty.

CROSS-EXAMINED—I did not state before the Commissioner that Anna Andersen had a child two weeks old; I did say that I was informed such was the case.

The prosecution here rested, and the defense was opened by the calling of CAROLINE ERICKSON—Know Anna Andersen; have seen her on the streets of this city during the last two weeks; she has no young child.

CROSS-EXAMINED—I know that she has no young child, because I saw her on the street; I had a conversation on the street; we did not talk very long; how she was dressed; I did not notice how she was dressed; I can swear that she has not had a young child within the last month; I do not know whether she was about to have a child very soon—maybe she was; it was my opinion that she was about to become a mother.

MR. DICKSON—Yes, I thought so. That is all.

NELS JENSEN—Know Anna Andersen; have seen her within three weeks; she has not had a child within the last six months—no, she has not.

CROSS-EXAMINED—Am no relation to defendant; I have known Anna Andersen for about a year; saw her about three weeks ago, on First South Street; had no conversation—I simply raised my hat as passed; was never at her house; she has never been at mine; I never heard of her having a child within the last six months; if she had I should have seen it around with her.

The defense then closed, and Mr. Sheeks addressing the jury, said he did not desire to go into details, but simply argued that there was no testimony to show that the defendant had cohabited with both of the women during the time named in the indictment. There is some testimony to prove that Anna Andersen was the wife of the defendant, but that was all. I shall ask the Court to instruct you that you must find that the defendant cohabited with the women named in the indictment and with none others.

MR. DICKSON claimed that the evidence against the defendant was strong enough to convict. The testimony of Mrs. Erickson alone was ample evidence to convict the defendant.

THE COURT then briefly charged the jury: If you believe from the evidence that Johanna Jensen was his lawful wife, and that he lived with her during the dates mentioned, and recognized her as such, and visited her at times as such, that is sufficient to establish unlawful cohabitation with both women. It is not necessary to prove by direct evidence that the defendant lived with the

woman Anna Andersen. If you believe from the admissions of the defendant—if you find that any have been made—that he recognized her as his wife, that is also sufficient to prove the offense.

The jury retired at 3 o'clock, and at about 5 returned a verdict of guilty.

FEARFUL SLAUGHTER.

The Davids Meet the Goliaths and Down them 13 to 8.

The opening of the base ball season on Washington Square yesterday was the occasion of a light gathering of spectators, but of enthusiasm unbounded, an eleven innings game, and until the very end, a hot, close and exciting contest. The old standbys of the arena, Barker, Larson, West, Ridges, etc., went in with a supercilious smile for their opponents. West in the box. In the second innings, the "Kids" made five runs off West, and he was hastily retired to make room for Margetts. While the "smile" became more or less forced in its nature. From then up to the end the playing was hot and even. At the end of the seventh inning the score stood 8 to 5; at the end of the eighth and ninth it was much the same, and amid the yells of the multitude which had by this time gathered—the gate keepers having breathlessly flocked with the spectators—the players went on with the tenth. There was again a white wash on both sides, and the heavens were rent as the eleventh was opened. A series of heavy bats in this innings gave the "Kids" five runs, and their opponents again making a goose egg, the game ended with the appended result:

NATIONALS.				
	Runs	Outs	Errors	
Spiders 2 b.	1	4	0	1
Plat 3 b.	1	4	0	1
W. Busby p.	2	3	3	2
Lloyd c. f.	2	3	0	2
Hodge i. f.	2	3	0	2
Ridg c. f.	1	4	1	1
Golding s. f.	1	4	1	1
T. Busby r. f.	2	4	0	2
Lees l. b.	1	4	0	1
Total	13	32	8	

SALT LAKES.				
	Runs	Outs	Errors	
Ridges c.	1	3	1	1
Johnson l. b.	0	6	1	1
West s. b.	1	4	0	1
Barker s. f.	2	1	0	2
Groeschel r. f.	2	2	0	2
Burt 2 b.	1	4	2	1
W. Busby p.	0	3	0	3
Tibbitts i. f.	0	4	0	4
Hassan c. f.	0	4	0	4
Total	8	33	9	

INNINGS.

Nationals	1	2	3	4	5	6	7	8	9	10	11
Salt Lakes	0	5	0	0	1	2	0	0	5	13	3

There were many fine instances of individual playing, but the feature of the day was the pitching of Busby of the Nationals. He delivered as well in the eleventh as in the first innings, and is full of curves and tricks. He struck out sixteen men, and the fact that Larson, who was last year the prize batter of the Reds, went out on strikes to him five straight times, tells the story of his prowess. He was very ably supported by Ridd. Ridges played a fine game. West a very poor one. Margetts pitched quite well also, but only struck out four men. The errors of the two catchers it should be said, were not at all accurately noted by the scorer. F. Margetts umpired, but was not as satisfactory as he might have been. Had it not been for an erroneous ruling the game would have ended on the ninth innings by a score of 9 to 8 for the Nationals.

The Salt Lakes, who are the remnants of the old Reds, showed that they have not practiced sufficiently this season. Even at their best, we doubt if they will be able to down the Nationals. The Nationals will now issue a challenge to the Ogdens.

Geary Bros. Horses.

As may be seen by our advertising columns, there are for sale by the above well-known firm at Grant Bros. & Co.'s livery stable, some very fine specimens of horse flesh. The lot comprises a couple of fine stallions and four mares of the celebrated Clydesdale stock; there are also a pair of Hambletonian driving mares, which are said to be an elegant pole team. This stock should be seen by horsemen, especially those living remote from the city, as a few years breeding with horses of this character would greatly improve our native stock and make it saleable in any horse market east or west.

To-day's Concert.

An excellent programme has been arranged for the concert to be given at the Fort to-day by the Sixth Infantry, under the direction of Mr. Ludwig Kunze, chief musician:

1. March, Remembrance Heideberg Parlow
2. March, Silver Trumpets Vivian
3. Waltz, Wines and Women and Song, Strauss
4. Selection, On Ballo Muechler, Verdi
5. Song, Flower Song
6. Fantasia, Pirates of Penzance Sullivan

Reck's Hot Springs.

This popular place of resort has now separate bathing houses for ladies and gentlemen. Excellent rooms, superior accommodations and all the recreation that one desires. Bathing trains daily, from D. & R. G. depot at 12 o'clock. Excursion wagons, hourly. Round trip 25 cents.

Diamond Wall Finish at G. F. Culmer & Bros.

Curtains.

New Styles, at Dinwoody's.

Pianos and Organs.

For rent at Calder's Music Palace.

CANVASES wanted at G. F. Culmer & Bros.

CHOICE MICHIGAN APPLES, a car load just received at ROGERS & WALLACE.

Baby Carriages Cheap.

At Co-op. FURNITURE STORE.

Take your buggy to G. F. Culmer & Bros. and have it elegantly painted for six dollars.

1,000 CHILD'S lace caps and hoods from cheapest to finest at AUBRECHT'S.

A BAD PIECE OF BUSINESS.

An Injured Husband Shoots at His Wife's "Friend."

The town gossips were afforded a sweet morsel to roll under their tongues yesterday. Early in the afternoon, Ben Rolfsen called on Johnny Gerrans, of the Palace Saloon, and told him he wanted him to go down to his house. They accordingly started off, and had nearly approached the residence of Mr. Rolfsen, when Gerrans suddenly changed his mind, and he bolted. Rolfsen called upon him to stop, but Gerrans paid no attention to the request, and Rolfsen then drew a revolver and fired one shot at him, but luckily for Gerrans, the bullet missed him. Gerrans fell, but immediately arose and vanished from the scene.

The occasion for the trouble, as learned from various sources, and more particularly from Rolfsen, himself, is that for sometime past he has had suspicions that Mrs. Rolfsen and Gerrans were guilty of criminal intimacy, and he says he became more confirmed in this idea when he discovered her wearing a valuable ring which Gerrans had given her. Mrs. Rolfsen, however, when accused of being untrue to her husband, stoutly denied it; although he asserts that he has frequently seen Gerrans and his wife in each others' company in secluded places, and on one occasion, at least, had noticed them embrace and separate. With the idea of setting his mind at rest Rolfsen yesterday called on Gerrans, with the intention of taking him to confront Mrs. R., and were on their way to his residence for that purpose when the shooting occurred as detailed above.

Rolfsen is under arrest, and will have an examination to-morrow, when further light will probably be thrown upon the subject.

Spring and Summer Trade.

Among the successful business houses of Salt Lake that are always "up to date," may be counted that of Messrs. C. M. Donelson & Co., 158 Main Street, who announce this morning large arrivals for the Spring and Summer trade. They have among their other goods, over 300 styles of parasols to select from; a complete assortment of ladies' and children's balbriggan and muslin underwear, hosiery, gloves, mitts, embroideries, Jersey, lace curtains, bed spreads, table linen, sheeting, and the thousand and one articles that are always kept in a well assorted dry goods establishment. They also call attention to a full and complete line of dress goods, in all the latest shades and styles.

An Effect of the Strike.

News was received in this city on Saturday, to the effect that on account of the strike of freight handlers in Chicago, the C. B. & Q. will not receive, until further notice, any package merchandise, perishable or other freight, ordinarily handled through transfer or freight houses for Chicago or beyond; but will accept straight car loads for points east or for Missouri river points to be unloaded by consignors.

Reck's Hot Springs.

These popular springs are a few miles from the city and are noted for the efficacy of their water. Through the energy and perseverance of the Proprietor he has made them a pleasurable resort, where bathing, bathing and other amusements can be had. From time to time, new attractions will be added. Exclusive bath houses for ladies and gentlemen. A special bathing train to-day, will leave the D. & R. G. depot at 11:30 a. m., and return at 1 p. m. Excursion wagons will run hourly from the hotels. Round trip, 25 cents.

Johnson's Essence of Life.

Johnson's Essence of Life, is the best thing you can get to regulate the bowels of children cutting teeth. Valley Tan Canker Syrup is the best blood purifier for children. Sold at ward and drug stores.

CANADIAN BREED, Clydesdale stallions and mares at Grant Bros. & Co.'s livery stable, and pure bred and grade Polled Aberdeen Angus bulls and cows, at Tithing yards, Salt Lake City, for sale at low prices.

Teachers Attention.

The Day Nursery and Orphan's Home Association intend giving a fine musical and dramatic entertainment, Thursday evening, May 13th. Desiring to contribute to the pleasure of many, the management have decided to make special terms for school teachers; pupils and their escorts will be admitted to the parquette for 30 cents, and to the first circle for 50 cents. In order to secure these rates, teachers are requested to make this announcement in their schools, and notify me by letter by Friday, May 7th, the number of tickets they will require. Address.

MISS GEORGE SPOW.

No. 332 E. First South Street, Salt Lake City.

GILMORE'S NEURALGIA CURE

is a positive cure for Neuralgia in the face, side and stomach. For sale at A. G. Smith & Co.'s Drug Store.

Cheap Baby Carriages.

all styles and at low prices, at H. DINWOODY'S.

FIVE THOUSAND varieties of pansies and daisies, all young plants, very fine, for sale at Dwyer's residence and at store.

Spring Styles.

Of Fine Men's Suits, Fine Youths' Suits, Fine Boys' Suits, Fine Children's Suits. Latest Styles and Patterns, sold very reasonable, at L. GOLDMAN'S.

205 and 207 East Temple Street.

NOVELTIES in parasols, the Yum Yum

Madrasque, Piccadilly. Just received at F. AUBRECHT & BROS.

The Elk Saloon.

Opposite the Theatre. Drop in between the acts, and sample my liquors and cigars. The best of all kinds constantly in stock, and served by nimble and experienced mixologists.

FRANK MAY, Proprietor.

AN ELOQUENT ARGUMENT.

Boutwell Before the Judiciary Committee.

WASHINGTON, D. C., May 1.

Hon. George S. Boutwell made a most able, eloquent, and impressive argument against Mr. Edmunds' bill, to the Judiciary committee to-day. Mr. Boutwell has been very ill for a long time, and only the great interest in the case brought him from a sick room. He was unable to stand, and spoke from his chair, his daughter attending him.

The opening portion of the argument was an eloquent protest against the character of the proposed legislation, which he insisted was aimed at the overthrow of a church organization rather than to correct a social evil. He discussed the bill, section by section, particularly directing his arguments to the first, second, third, fifth, twelfth, thirteenth, four